IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS DALLAS DIVISION

HARRISON COMPANY LLC, Plaintiff, v. A-Z WHOLESALERS INC. and	<i>\$</i> \$	CIVIL ACTION NO. 3:19-CV-1057-B						
BARKAT G. ALI, Defendants.	9 9							
ORDER IN LIMINE								
CAME ON FOR CONSIDERA	ATION Defer	ndants, A-Z V	Wholesalers Inc (" <u>A-Z</u> ") a	and				
Barkat G. Ali ("Barkat") (collectively	"Defendants"	"), Motion In	Limine (the "Motion").	After				
due consideration of the Motion and the	he arguments	of counsel, h	nereby orders as follows:	Is is				
ORDERED, ADJUDGED, AN	ND DECREE	D that						
1. Any testimony or ar	gument that	contradicts	Plaintiff's deemed adn	nissions.				
Particularly, but not limited to Plainti	ff's admissio	n that Harris	on and Imperial are two	separate				
entities, and that no Harrison contracts	s were assigne	ed to Imperia	1.					
AGREED	GRANTED	_	DENIED					
2. Any mention of the pro	obable testimo	ony of a witn	ess who is absent, unavai	lable, or				
not called or allowed to testify in this	case.							
AGREED	GRANTED	_	DENIED					
3. Any comments by Pla	aintiff's attorr	ney that info	rms the jury of the effe	ct of its				

Order in Limine

answers to questions in the charge.

	AGREED	GRANTED		DENIED			
	4. Any mention that the parties engaged in settlement negotiations.						
	AGREED	GRANTED		DENIED			
		Defendants ar	re/were involved	in other suits not involving			
Harrison or Imperial as a party.							
	AGREED	GRANTED		DENIED			
	6. Any comment that the	jurors should j	out themselves in	the position of the Plaintiff.			
	AGREED	GRANTED	- –	DENIED			
	7. Any comment or refe	rence to Defen	dants' corporation	on as "foreign" or "alien" to			
Louisiana.							
	AGREED	GRANTED		DENIED			
	8. Any comment that Do	efendants do no	ot have personal	knowledge of Harrison's or			
Imperial's internal operations.							
	AGREED	GRANTED		DENIED			
	ENTERED this		<u>.</u> •				
			PRESIDING JUDGE				